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## POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(b).							
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Pra	actitioner(s) named below (if more than ten patent	practitioners are to I	be named, then a cus	stomer numb	er must be use	<b>d)</b> :	
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anv and al	y(s) or agent(s) to represent the undersigned befor	re the United States	Patent and Tradema	ark Office (U	SPTO) in conne	ection with	
	Il patent applications assigned only to the undersigo this form in accordance with 37 CFR 3.73(b).	ined according to th	e USPTO assignmen	nt records or	assignment do	cuments	
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Please ona	ange the correspondence address for the applicati	on identified in the	attached statement u	inder 37 CFR	t 3.73(b) to:		
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Assignee A	Name and Address: Racol I Polanda						
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A copy of	f this form, together with a statement und	er 37 CFR 3.73()	) (Form PTO/SB/	96 or equi	ratant) is requ	uland to be	
				act on be	half of the as	isianee	
and must	t identify the application in which this Pov	ver of Attorney is	s to be filed.			Jig. 100,	
	SIGNAT	URE of Assignee	of Record				
The individual whose signature and title is supplied below is authorized to act on behalf of the assignee							
Signature	Mulicilla				<del></del>	2000	
Name	Philip Lindsten	<del></del>			rch 13,	2008	
Title				Telephone	01139053	2467560	
This are	Duly Authorized Attorney	· · · · · · · · · · · · · · · · · · ·					

This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiellty is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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STATEMENT UNDER 37 CFR 3.73(b)					
Applicant/Patent Owner: Basell Polyolefine GmbH					
Application No./Patent No.: 10/575,731 Filed/Issue Date: April 13, 2006					
Entitled: SUPPORTED METAL ALKYL COMPOUND AND ITS PREPARATION					
Rasell Polyolefine GmbH , a <u>Corporation</u> (Name of Assignee) (Type of Assignee, e.g., corporation, partners)	nip, university, government agency, etc.)				
states that it is: 1. ✓ the assignee of the entire right, title, and interest; or					
2. an assignee of less than the entire right, title and interest (The extent (by percentage) of its ownership interest is%)					
in the patent application/patent identified above by virtue of either:					
A An assignment from the inventor(s) of the patent application/patent identified above. The in the United States Patent and Trademark Office at Reel, Frame thereof is attached.					
OR  B. A chain of title from the inventor(s), of the patent application/patent identified above, to	the current assignee as follows:				
To:     To:     The document was recorded in the United States Patent and Trademark Office					
The document was recorded in the United States Patent and Trademark Office Reel, Frame, or for which a copy thereof in	at s attached.				
To:     The document was recorded in the United States Patent and Trademark Office Reel, Frame, or for which a copy thereo	at f is attached.				
3. From: To: To: The document was recorded in the United States Patent and Trademark Office					
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Additional documents in the chain of title are listed on a supplemental sheet.					
As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.					
[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be Division in accordance with 37 CFR Part 3, to record the assignment in the records 302.08]	pe submitted to Assignment of the USPTO. <u>See</u> MPEP				
The undersigned (whose title is supplied below) is authorized to act on behalf of the assigned	<b>)</b> .				
zonathan L. Schnichardt	August 14, 2008				
Signature	Date				
Jonathan L. Schuchardt	(610) 359-2276				
Printed or Typed Name	Telephone Number				
Patent Attorney Reg. No. 34,428 - CUSTOMER NUMBER 24114					

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Serial No	10/575,731	
Filed	April 13, 2006	

## **ASSIGNMENT**

WHEREAS, we Shahram Mihan; Philipp Rosendorfer; Rainer Karer; Martin Schneider and Peter Eck

residents respectively of:

Am Eichwald 18, 65812 Bad Soden, Germany; Dochnahlstr. 30, 67434 Neustadt, Germany;

Oskar-Schlemmer-Ring 48, 67657 Kaiserslautern, Germany;

Hornauer Str. 37b, 65779 Kelkheim, Germany; Brunnengasse 4, 67098 Bad Dürkheim, Germany

have invented certain new and useful improvements in Supported metal alkyl compound and its preparation described in a patent application executed by us on the 18th day of August 2004, respectively; and identified as Case LU6137, and of which improvements, in and for the United States, its territories, dependencies, and possessions, and for all foreign countries, we are now the sole owners; and

WHEREAS, BASELL POLYOLEFINE GMBH, a corporation duly organized and existing under and by virtue of the laws of Germany, and having its principal office and place of business in Wesseling, Germany, is desirous of acquiring the entire right, title and interest, for the United States, its territories, dependencies and possessions, and for all foreign countries, in and to the said improvements, application, invention or inventions, and any Letters Patent that might be granted therefor or thereupon; the said Basell Polyolefine GmbH, its successors and assigns, being hereinafter referred to as "BASELL".

NOW, THEREFORE, be it known that for good and valuable consideration by us received from said **BASELL**, the receipt of which is hereby acknowledged, we have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, to and unto **BASELL** our entire right, title and interest, for and in the United States, its territories, possessions and dependencies, and for and in all foreign countries, in and to:

- (1) Said invention or inventions, and, in, to and under the above-identified patent application, and
- (2) All improvements and modifications of said invention or inventions which we solely or jointly have made or conceived, or shall make or conceive while we are employed by **BASELL**, and
- (3) All Letters Patent which may be granted by the United States of America, and countries foreign thereto, for or upon said application, invention or inventions, or said improvements or modifications, and in, to and under all reissues and extensions of said Letters Patent, and in, to and under all renewals, divisions, substitutes and continuations of the aforesaid application, and of any application filed in any country for any improvement or modification mentioned in clause (2) above;

and we hereby authorize and request the Commissioner of Patents to issue all Letters Patent of the United States of America on the said invention or inventions to **BASELL** as assignee of the entire interest therein.

The inventions and the improvements and modifications mentioned in clauses (1), (2) and (3), above, are hereinafter referred to collectively as "said inventions."

And, for the above-mentioned considerations, we do hereby covenant and agree:

FIRST: That we or either of us will promptly and fully disclose to **BASELL** all such improvements and modifications invented by us, or either of us, and we will freely, fully and promptly communicate (in writing if requested) to **BASELL**, or its nominee, all facts, information and evidence possessed or known by or available to us which concern "said inventions," and, at the request of **BASELL**, that we or either of us will testify in interferences and other legal proceedings which may involve "said inventions".

SECOND: That we or either of us will render **BASELL**, at its expense, all assistance which in its sole opinion is necessary to obtain and enforce patent protection in the United States, its territories, dependencies and possessions, and countries foreign thereto, for "said inventions". If we are not employed by **BASELL**, a reasonable per diem charge shall be paid by **BASELL** for the time spent by us in such connection.

THIRD: That we or either of us will, at the request and at the expense of BASELL, but without further compensation therefor, execute - (a) any and all original, divisional, continuation, substitute, renewal or other applications for Letters Patent of the United States, its territories, dependencies and possessions, and of foreign countries, for "said inventions," (b) any and all applications for the reissue or extension of any Letters Patent of the United States, its territories, dependencies and possessions, and of foreign countries, that may be granted upon said application or for "said inventions," and (c) all assignments and other papers that BASELL may deem necessary or expedient to secure the grant of each and all of said Letters Patent to BASELL, or its nominee, and to protect and vest in BASELL the entire right, title and interest, for the United States, its territories, dependencies and possessions, and for foreign countries, in and to "said inventions" and Letters Patent of the United States, its territories, dependencies and possessions, and of foreign countries.

IN TESTIMONY WHEREOF, we have hereunto set our hand respectively this 18th day of August 2004

Shahram Mikan

Philipp Rosendorfer

Peter Eck

Rainer Karer